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(Emergency Motion to Suspend a Condition  
of Supervised Release (#444))

Defendant argues that “[t]here are unique circumstances which support the imposition of an order suspending this condition,” including (1) “Ms. Williams was released from prison on May 23, 2013,” and was immediately placed into a halfway house, (2) “[s]he had been in the halfway house until about two weeks ago when she was released with the approval of officials at the halfway house to home confinement to an apartment she had located for herself and her two sons,” (3) defendant was tested

1 once a week for controlled substances, and “has NOT tested positive for any controlled substances since  
2 her release three months ago,” (4) defendant has two young boys with mental health issues, (5) the two  
3 boys recently moved into the apartment with the defendant and are enrolled in school to start Monday,  
4 August 26, 2013, (6) defendant believed that “her treatment program and her release plans had also  
5 been approved by the Probation Department,” (7) “[w]hile the Probation Department knows that she  
6 has received treatment and that she had been released to living on her own, it takes the position that it  
7 must still require that she return to an inpatient treatment program because this special condition is in  
8 the judgement,” and (8) “[t]his misunderstanding has now created an emergency situation,” as “there  
9 is no one here in Las Vegas who can take care of her sons if she is forced to report to inpatient treatment  
10 on Monday August 26, 2013 at noon.” *Id.*

11 Defendant asks this court for an order “temporarily suspending the special condition of inpatient  
12 treatment until the above issue can be effectively addressed by the Court.” *Id.* The court finds that  
13 good cause exists to temporarily suspend defendant Williams’ special condition of inpatient treatment.  
14 A hearing to address modifying the condition of inpatient treatment will be held in front of the  
15 sentencing judge, the Honorable District Judge Phillip Pro, on a date and time to be set by the court.

16 Accordingly, and for good cause shown,

17 IT IS ORDERED that defendant Williams’ special condition of supervised release requiring her  
18 to participate in inpatient drug treatment is suspended until the Court resolves the issue of whether this  
19 condition should be modified.

20 DATED this 23th day of August, 2013.



21  
22 **CAM FERENBACH**  
23 **UNITED STATES MAGISTRATE JUDGE**  
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